REMARKS

The title has been amended to more clearly indicate the invention to which the claims are drawn.

Claims 12-21 have been added.

The Examiner has rejected claims 7-11 under 35 USC 112, second paragraph, and has suggested an amendment to the claims. Applicants respectfully traverse this rejection and maintain the claims with respect to the 35 USC 112 rejection.

Applicants submit that it is not necessary to define the first and second dimensions of the second body in claims 7 and 9 with respect to an "optical axis of a screen." Defining the bodies with respect to the screen itself is not indefinite because it is inherent that a screen substantially forms a plane. It is not indefinite to recite the dimensions of the second body as being either parallel to or perpendicular to a plane formed by the screen, and therefore it is not indefinite to recite the dimensions in reference to the screen itself as claimed in claims 7 and 9.

The Examiner rejected claims 1-4 and 7-10 under 35 USC 102(b) as being anticipated by Umezawa (U.S. Patent No. 5,491,507). The amendments to claims 1 and 7 moot this rejection.

Claim 1 has been amended to further recite the features of original claims 4 and 5.

Claim 5 now reflects originally objected to claim 5 written in independent form including all of the features of its base claim and intervening claims and is therefore allowable.

Claim 7 has been amended to recite the features of original claim 11 and now reflects original claim 11 written in independent form and including all of the features of its base claim. Applicants respectfully submit that amended claim 7 is allowable in light of the above arguments regarding the 35 USC 112 rejection and the Examiner's statement on page 7 of the Action, noting that claim 11 would be allowable if written to overcome the rejection under 35 USC 112 and to include all of the features of its base claim.

Early action allowing claims 1-21 is solicited.

Serial No. 09/812,593 Docket No. 325772023300 In the event that the transmittal letter is separated from this document and the Patent and Trademark Office determines that an extension and/or other relief is required, applicants petition for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to <u>Deposit Account No. 03-1952</u> referencing <u>325772023300</u>. However, the Commissioner is not authorized to charge the cost of the issue fee to the Deposit Account.

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Respectfully submitted,

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